Tenant Right in Towns (Ireland) Bill.

ARRANGEMENT OF CLAUSES.

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- 1. Short title.
- Commencement of Act.
 Interpretation of terms.

PART I.

- Lesses may acquire certain reversions by purchase.
- Power to acquire reversions to be exercised concurrently.
- 6. Notice by lessee of intention to acquire reversions.
- Production of deeds relating to the reversions, and of the lease of the demised premises.
- Lessee may purchase reversions by agreement,
- 9. Application to court.
- Court to fix a day for hearing and to send notices to parties.
- 11. Jury may be demanded by any of the parties.
- Assessment of purchase money.
 Conveyance where title cannot be expeditiously proved.
- Conveyance where the cannot be exp
 Observance of restrictive covenants.
- Payment of purchase money into court and issue of certificate of purchase.
- Distribution of purchase money.
- 17. Provision for cases of disability.
- Trustees may purchase under certain conditions.
 Provision in case of irregularities.
- 20. Costs to be paid by lessee.
- 21. Costs in case of default of lessee or of unfounded claim.
- 22. Limitation in certain cases of right to apply to court.
- 23. Life leasebolds within provisions of Act.
 - [Bill 95.]

160 Vroy. 1

Cours 24. Limit of county court jurisdiction.

25. Occupiers only to have right to apply to court,

26. Limitation of Act to towns having population of one thousand

27. Appeals. 28. Rules.

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29. Forms in schedule. 30. Notices may be printed or written.

31. Service of notices.

SCHROULE.

BILL

ro.

Amend the Law relating to Tenant Right in Towns in A.D. 1807.

Ireland.

WHEREAS in nearly all the towns in Ireland the owners and Woocupiers of business premises and private dwellings have between them and the owners in fee several intermediate because who have certain terms outstanding between such owners and 5 complers:

And whereas it is expedient that such owners and occupiers should be enabled to acquire the intermediate interests between themselves and the owners in fee, so that owners and occupiers may be encouraged to make improvements in those holdings: Be it therefore enasted by the Oncea's most Excellent Maiesty.

by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

This Act may be cited for all purposes as the Tenant Right in Shertshie.
 Towns (Ireland) Act, 1897.

This Act shall come into operation on the first day of Commonseseptember, one thousand eight hendred and sindy-seen, which ment of Act. date is herein-after referred to as the commencement of this Act.

3. In this Act the following words and expressions shall have Interpreta-30 the interpretations and meanings in this section assigned to them respectively, unless there he something in the subject or context serms.

"Lesser" means any intermediate owner between the occupying tenants and the owner in fee:

5 "Lease" means a lease, under-lease, assignment operating as a lease or under-lease, or an agreement for such lease, underlease, or assignment, or a yearly tenancy: [Bill 95.] A

- "Life lease" means a losse or an agreement for a lease for years determinable on the expiration of a life or lives, or a grant or an agreement for a grant for a life or lives:
 - *Inseco* includes any person in occupation of any holding who is entitled to the equity or retemption in a lease subject to a 5 mortgage and where the demised promises are comprised in or affected by a settlement includes that trunsit for life, or the person having the powers of a tenant for life under such settlement or in respect of such settlement that during the powers of a tenant for life under such settlement or in respect of such settlement.
 - occupying tonant:
 "Settlement," "settled land," and "tenant for life," have the
 same meanings respectively as in the Settled Land Acts,
 1882 and 1884:
 - "Owner in fre" means any person cutilited to the freehold reversion expectant on the determination of a hone or superior 15 or intermediate lesses, or if such freehold reversion shall be settled land or comprised in or affected by any softlement, than the treast for life or present outfitted to varcrise the powers of a tenant for life or present outfitted to varcrise the powers of a tenant for life or in respect of such seatfol land or under such softlement;
 - "Holding" inchoise any nessonage, dwelling, house, sking, ostage, church, chapel, or other building, must amy buildings, paid, garden, pleasure ground, or other piece of hard used in connection therewith held in jurusuance of a lease as defined by this Act, so that such buildings, yard, garden, pleasure 2g ground, or other piece of laud do not exceed one acre in extent:
 - "Court" means the land commissioners or sub-commissioners appointed under the Land Law (Iroland) Act, 1881, and the county courts in Iroland:
 - "Person" includes a body of poisons corporate or unincorporate:
 "Prescribed" means prescribed by rules made in parsuance of
 - this Act:
 "Reversions" include all interests beyond the tenancy of the
 - occupier other than the interest of the owner in fee: "Bules" include "forms."

PART 1.

Lessee may acquire cortain re- le versions by on purchase.

4.—(L) From and after the common content of this Act every lessoe as incident to and inseparable from his interest in any losse
 or life lesse granted, before or after the commencement of this Act 40

shall have the right to acquire the reversion expectant or consequent A.D. 1807 upon the determination of the said term, and the reversions of any superior or intermediate lease or interest other than the freehold reversion in the demised premises in the manner herein-after pro-

5 yided, but a lessee shall not be entitled to exercise such right in respect of part only of the premises demised by such lease except where such part is the subject of a separate tenancy, and such separate tenancy is not of a portion only of a holding.

(2.) Provided nevertheless that in cases where the occupying 10 tenant holds only from year to year, or under agreement for a term not exceeding three years, has not established or carried on any business on the premises or made any outlay which would enhance the value of them, or otherwise acquired any beneficial interest in

the premises, the owner or immediate lessor who represents the 15 interest of the person who built the premises is in all such cases to be entitled to take advantage of all the privileges which this Act confers upon tenants in occupation.

(3.) When the interest of a lesseo in a lease or life lease is subject to an incumbrance, then on the purchase by such lessee of 20 such lease, or of the reversion expeciant or consequent on the determination of the term, the lease or reversion so purchased shall vest in such incumbrancer in the same manner as if such lease or reversion has been actually convoyed to him by the instrument

ereating such incumbrance. (4.) The right to acquire such reversions as aforesaid shall be incapable of being suspended, modified, released, or extinguished.

5. Where the demised premises are comprised in an under lease, Power to the powers hereby conferred on the lessee to acquire the reversions revenious expectant upon the term granted by such under lease, and by any to be 30 superior or intermediate lesse, shall be exercised concurrently.

6,-(1.) When a lessco is desirous of acquiring the reversions to Notice by the demised premises in pursuance of this Act, he shall serve upon lessee of the lessor or lessors, or his or their agent or agents, a notice hereinafter described as the prescribed notice, which may be in the Form reversions. 35 No. 1 in the schedule to this Act annexed or to the like effect.

(2.) Within twenty-one days after the service of the aforesaid notice, the lessor or lessors shall deliver to the lessee particulars of his or their interest in the demised premises, and the amount of

purchase money claimed by him or them for the same. These par-46 ticulars may be given in the Form No. 2 in the schedule to this Act annexed or other prescribed form.

[95,]

sec. (a) Upon receipt of these partieuthers the lecens shall serve upon the persons, other than the owner in five, who thereby appear to have a hemodical interest in the denniced permisses, a notice in the Ferm No. 3 in the absolube to the Ast summered, and each of much persons shall, within fracts, one skyr. From the delst of such service, deliver to the lesson candidate that Astronomy and the second of the state of the state

Production of deads relating to the reviersions and of the lease of the demired ortalises.

7. Within one calendar month after the service of the proscribed 10 notice the besses shall, if required it of no, defirer to the besser, and my shape grean pass whom wath order shall have been served, and the property of the production of the death of the property of the production of the death for examination by the brown. The besser may in the like meanure, and within the same regionistic than, its require from the lesser, and any other person upon whom, such once all there have served, an abstract of his tills to his verveine.

Lessee may purchase reversions by agreement

way 2. The lower may agree with the lowes, and all other person who are hendelingly interaction in the deubest persons, and any 30 to the man fee life or person having the powers of a tenant for life or person having the powers of a tenant for life on the person of the life of the lower of the life of the lower of the life of the lower of the lower of the life of lower of lower of the life of lower of low

and a verification of his title thereto.

Application to court. 9—(1). When the bests and other persons interested in the demined precision does the that the average in few arms under the stages as to the amount of pureless manay, or where any doubt codifficely 20 is alreged to crist as to the title of the lossor or other person, the lease may make an application to the tourt. Such application may make an application to the court. Such application ray, or, if the amount does not exceeding there hundred posseds, to the county out, that was the application and the lamb of the amount does not exceeding there hundred posseds, to the particulars and offers on the part of the application as our required the particular and offers on the part of the application as our required the particular and offers on the part of the application as our required the particular and offers on the part of the application as our required the particular and offers on the particular and offers of the particular and offers of the particular and offers of the particular and the cours and the particular and possed of the particular and the cours shall be empowered to when and determined alpoints of differences between the particular and application and differences between the particular and application and differences are described as a particular and application and the particular and application and the particular and application and applicat

settle the amount to be paid by the lessee for the purchase of the A.D. 1897. respective interests of the parties concorned, and shall direct the apportionment and distribution of such purchase moneys respectively among the persons emitted thereto, and may, subject to the a rowisions of this Act, make such orders as to costs as may be

deemed expedient.

(2.) The application to the court shall briefly state the points upon which the decision of the court is desired, and it shall also include the following particulars:

10 (a.) The name and address and description of the lesses;

(b.) A description of the demised premises and where situate;
(c.) The nature and extent of the applicant's interest in such premises:

(d.) The names, addresses, and descriptions of the lessor and all persons having or reputed to have a beneficial interest or estate in the aforesaid premises.

(3.) In making an application under this section the applicant shall deposit in court a sum equal in amount to one year's rent of the demised premises as a security for any costs and expenses that 20 may be incurred in connexion with his application.

10. As soon as converiently may be after the receipt of the Oues to as application the court shall fire, and yo bear and determine the shall contribute an authorism facilities and the contribute of the contr

11. Subject to any rules that may be prescribed it shall be havin J may may be for any of the parties to such application to require the points in demanded in dispatch to be settled by a jury, and in that event a jury shall be parties.
30 empanuelled in accordance with the practice usually observed in commercion with actions under the County Court (Ireland) Acts.

12. In determining the amount of purchase money to be paid Assessment to the lessor and other persons interested in pursuance of any of pardiate application under this Act regard shall be had to the following 35 directions:

(a.) The purchase moncy shall be the sum which in the opinion of the court is the value of the present interests with the reversions in questions expectant upon the determination of the lease or leases.

- (b) There shall be excluded from the computation of such purchase messy the value of any improvements made by the lesses after or in purconnex of the granting of the lease, unless the sane were expressly made in pursuance of nutcodent correnate or garcements varied into by tim;
- (c.) If the applicant or his prediccessor in latter shall have made improvements, or incurred any outlay for which by law, custom, or contact to its cuttified at the date of this bearing to be compensated by the tessor, allowance shall be made for the present value of such improvement or outlay in the assessment 10 of the purchase money;
- (d.) When intermediate leaves have only acquired an interest in the bases of the loads originally granted by the owners in the season of the loads originally granted by the owner, and not in the buildings, the court shall, in firing the regard to the occupier who has actually build now who represents the actual builder of the premises which have been placed upon the land and the amount paid by him or his predessates of the interest which have been placed upon the land and the amount paid by him or his predessates for the interest which has been experted in seath buildings, In dealing with those cases the court shall have cridence from 20 all parties interested;
 - (c.) Utakes the baser and all other persons interested concur in releasing the leaser from the obligation of observing the restrictive overnants of the leases of the aforesail premion, the burden of such covenants shall be taken into account in 25 arriving at the amount of purchase money, and the same shall thereupon cases, sero such covenuts as may be contained in the lease from the owner in fee.

Conveyance where title example to expeditiously proved,

into court.

- 13.—(1.) Where it appears that the title of the besser or other person other than the owner in fix echaining or required to be 20 benedicially interested in the domined premises cannot be expected to be a proved, the control shall, upon being entitled that the besser or his producesor in title, or other person other than the owner in fix chaining to have a superior interact, in the said premises has been in the scalar receipt of the owner fixer beginning to have a superior interact, in the said premises has been in the scalar receipt of the owner fixer between the scalar receipt of the scalar receipt of the scalar receipt of the premises to the heaves unless of the foreign premises to the leaves subject to the proposed of the premises more premises to the leaves subject to the proposed of the premise more of the premise to the leaves subject to the proposed of the premise means.
- (2.) The court shall subsequently preced to ascertain the 40 respective rights of the several persons claiming to be entitled to

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the purchase money, and may make such order for its distribution A.D. 1897.

among them in respect to their respective interests as may be deemed just.

14.—(1.) On a purchase by a lessee of a lease under this Act— Observance (a.) All covenants, agreements, and provisions contained in such the lesse, or in any superior or intermediate lesse except a lesse coreants.

granted direct by the owner in fee binding, the lessee under such lease to do or omit to do any of the following acts, or any covenants, provisions, or agreements to the like purport or effect, shall he void as from the completion of such purchase, namely:—

 (i.) Not to assign, demise, or part with the possession of the demised premises without the consent of the lessor;
 (ii.) To furnish to the lessor or his solicitors copies of all

decits of assignment or under-lease;
(iii.) To pay any fee on the registration of any assignment

or under-lease; (iv.) Not to make any structural alteration or addition to the

(iv.) Not to make any structural alteration or addition to the property without the consent, whether in writing or not, of the lessor,

(a) But all covenants, agreements, and provisions briefing the lesses to do or omit to do any of the following acts, or any covenants, agreements, or provisions to the like purport and effect, shall, during the continuous of the term created by the lesse in which such covenants are contained, remain in full force and enforceable by action or injunction against the lesse or his successors in title by the person who but for the purport.

clase by the lessee under this Act would for the time being be entitled be enforce such covenants and by the local authority:— 30 (i.) To make or construct any buildings or roads or to contribute towards the cost of construction or maintenance

of roads, party walls, sowers, drains, wells, and any other conveniences used in common with the adjoining owners, occupiers, or leases:

(ii) To remair and keep the premises in repair:

(iii.) To ensure from damage by fire whether in any particular office or offices or not, and to reinstate the premises in case

of damage by fire:
(iv.) To pay rates, taxes, tithe, or other outgoings:

40 (v.) To exercise or not to exercise on the demised premises any particular trade or business, or to deal with any

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A.D. 1897.

- particular person or company, or to use the property only in a particular manner, or against committing or permitting nuisances:
- (vi.) To do any act which may or will be beneficial to the demised premises, or to any other property of the lessor or 5 his superior hadderd, or tenant, or to abstain from doing any act which may or will be prejudicial to the domised promises:
- (vii.) Any other restrictive covenants, agreements, or provisions.
 15. The lesses shall within one month from the date of the

Payment of purchase money into court and issue of certificate of purchase.

enfer fating the amount of the purchase money, or within such further time as the next may direct, say the same into court in the prescribed names, and upon such payment he shall be catified to a certificate of punchese specifying in the prescribed from the 15 certificate of the court of the prescribed from the 15 interests of the lease and other persons to whom the prescribed notice was given, and the restrictive coronants (if any) to which the deminder premises remain subject; and such certificates shall open the an convergence from the day of its abits to the applicant as on the premise and the state of the premise and the premise and other persons at the date of the application or of the association on the previous memory.

Distribution of purchase money. 16.—(1.) On receipt of the soil sum the court shall give owe month's notice to the lessor and other persons interested of the 25 intention to distribute the said sum among the persons severally entitled thereto; and on the expiration of such notice, and on being satisfied by saffixins of the said issues and other persons that they still results entitled to the same, the court shall order the purchase money to be paid over to them according to their respective rights.

(2.) The court shall make such order as in its discretion may be deemed just and expedient in regard to the payment over of such sum as aforessid, or in regard to the retention by the court of such sum or say part thereof pending any further inquiries as to the right of any person to recoive the same.

(8.) On the purchase hy a lessee of any lease, and which

(a) On the pircense by a resister or any passe, and writing is an estate or interest within the meaning of the Settled Estates Act, 1877, as being subject to a settlement or being settled estate within the meaning of the sold Act, or is settled land, or is subject to or comprised in any settlement, the purchase money for 40 and less on hall be gaid to the persons who under the sold Act are thereby authorised to receive and give receips for capital moneys

arising from a sale under the said Acts or either of them, and shall A.D. 1897. be dealt with and be subject to the same provisions in all respects as if the purchase under this Act were a sale effected by a tenant for life or person baying the powers of a tenant for life under the 5 Settled Land Act, 1882.

Provided always, that it shall not be necessary as against the lessee to obtain the consent of any court to the carrying out of any sale to a lessee of any such lease as aforesaid under the provisions 10 After payment by the lessee of the purchase money as before

of this Act.

provided, the lessee shall not be made a party to any application to the court under the Settled Estates Act, 1877, the Settled Land Act, 1882, and the Settled Land Act, 1884, or any of them, and shall not be liable to any costs, charges, or expenses in or about 15 any application thereunder. 17. In the event of the disability by infancy, coverture, insanity, Provision

or otherwise of any person who but for such disability would have disability. been entitled to the benefit of this Act, or to be treated as a lessor or person beneficially interested under this Act, the powers and 20 duties of such person shall devolve upon his trustee, committee, guardian, or person who is entitled to receive the rent or profits of his estate on his behalf.

18. Nothing in this Act contained shall authorise any trustee or Trustees

legal representative to make an application under this Act unless may pur-25 he be authorised thereto by the consent of all necessary persons or certain by the nature of his trust, or he permitted by an order of a judge confitues. of the High Court of Justice, who shall have power on petition to grant such permission if he shall see fit to do so, and with such sanction any moneys, stock, funds, or securities subject to the 30 trust may be applied in the purchase of the reversions of any

demised premises in pursuance of this Act, and the premises so acquired shall be conveyed to the trustees as the court shall in its discretion direct.

19. Where any of the parties make default in complying with Provision to 35 any of the obligations imposed on them by this Act, or where any case of error, omission, or irregularity takes place in any proceedings under larlies, this Act owing to inadvertence, it shall be lawful for the court to grant any relief that it may deem just, either by extension of time or rectification of any previous order or otherwise howsoever, upon 40 such terms and conditions as may be deemed expedient.

20,-(1.) The costs of the lessee in connexion with the application Costs to to the court and any other proceedings under this Act up to the paid by [95.]

. payment of the purchase money shall, subject as herein-after provided, be home and plat by the looses, and the court shall make such order as many be required for the payment of the salt contains on the deposit in court, and for the reapyment to the besse of the halance of such deposit (if any), but if any costs remain mapaid they of such about the court of the

(2.) In taxing cost under this Act only one set of costs shall be allowed as psyable by the lessee, except in cases where the court 10 shall otherwise decide.

Costs in case of default of lasses or of unfounded claim.

21. Where the lesses has wifully or negligeatly delayed or made default in proceeding with his application, or where my partly of to the application under this Act has in the opinion of the court made in an unfounded claim or contention, the court may, in its discretion, 15 make an order requiring such specton to pay the whole or may periton of the costs which may have been incurred by reason of such default or unfounded claim.

Limitation in certain cases of right to apply to court. 22. If the application of any lessee be dismissed, or his right to the benefit of this Act be determined against him, or he decide and 20 be permitted no further to procood by reason of his being dissatisfied with the tilt of the issue or other persons of his being dissatisfied with the tilt of the issue or other persons admining to be interested as the contract of the contrac

Life leaseholds within provisions of Act.

23. The powers herein contained shall be applicable to life lesses a defined by this Act, and any person entitled to any such a lesses shall be and is hereby enquered to acquire all the reversions other than that of the owner in fee in the demised premises by purchase in the numeer and under the limitations and conditions in 35 this Act provided, and the forms in the selectual hereto may be varied to far an encourar and absorbed thereto.

Limit of county court furialistics

of 24. The county court shall have no jurisdiction to entertain an application where the amount claimed by a lessor exceeds three licton, handred pounds.

25. No persons shall be entitled to make application to the A.D. 1897. court under this Act unless he is in actual occupation of the Occupiers premises, and unless the unexpired terms of the intermediate cely to have interests between himself and the owner in fee shall in all not apply to 5 exceed a period of fifteen years.

26. This Act shall not apply to holdings in cities or in any Lindaries et town having a population of less than one thousand according to hims perthe last published census.

27. All orders of the Land Commission Court shall be subject appeals. 10 to appeal on matters of law in the same manner as appeals are

now made from the decisions of the Lands Commissioners, and all orders of the county court shall be subject to appeal in accordance with the procedure in that court. All orders relating to costs and all decisions of the court on matters of fact, or in the exercise of 15 its discretion, shall in like manner be subject to appeal by leave either of the judge or of the court before which the appeal is to be

heard. (1.) In case of appeals all costs thereof shall be in the discretion

of the court to which appeal is made.

20 28. Rules for the purposes of this Act may be made and altered Roles. from time to time by the like persons and in the like manuer in which rules may be made under and for the purposes of the Land Commission Courts Acts in Ireland and the County Court Act in Ireland.

25. Any deeds, notices, or other documents in the form contained Form in in the First Schedule to this Act annexed, or to the like purport and schedule. effect as may be prescribed, shall, as regards form and expression in relation to the provisions of this Act, be deemed sufficient for all purposes.

30. Notices, orders, and other documents under this Act may Notices may be in writing or print, or partly in writing and partly in print, and be printed when issued by the court shall be deemed sufficiently authenticated or written. if they bear the official seal of the court.

31, Any notice, order, or document required or authorised by Service of as this Act to be served on any person may be served-(a.) By delivering the same to such person; or

(b.) By leaving the same at the usual or last known place of abode of such person; or

(c.) By forwarding the same by post in a prepaid letter addressed to such person at his usual or last known place of abode. [95.] B 2

A.D. 1827. If the notice is served by post is shall be do n't fo havebase served at the time when the letter containing the notice would be delivered in the ordinary course of post, and in proving such service is shall be sufficient to prove that the letter containing the notice was properly addressed and put into the post.

granted

SCHEDILE

FORMS.

À D. 1897.

FORM No. 1.

Notice of desire by a Lesses or Lesser to exercise the Powers of this Act.

5 Iu pursuance of the provisions of the Tenant Right in Towns (Ireland) Act, . , as lessee of the property bereafter mentioned of a lease dated the day of

by [iosert lessor's names and description from leave] [for a term of of another year from the day of 10 or [for the life or lives of A B, of , C.D. of E.F. of

do hereby give you notice that I intend to exercise the powers of the said Act. and to purchase the reversion expectant or consequent on the determination of the said term and the reversions of any superior or intermediate leave, and the short particulars of which are stated below. And that I am willing to 15 submit myself to the provisions of the said Act, and to purchase pursuant

to the said Act the said property, and I require from you in writing addressed to me as the following particulars:-(1) in the event of your holding

the premises under a lease or leases-(a) The date of such lease or leases, 20 (a 1) The term or terms for which the premises are held. (b) The names and addresses of the lessors so far as you can supply the same, and of the agents of the lessors if known to you. (c) The names and addresses of the avents or persons to whom you made the last rayment of rent in respect of the property comprised in such lease or leases. (d) The amount of rent 25 reserved by the lease or leases for the remainder of the term of the lease or leases. (e) And if the same relates to any other property than that

comprised in the lease in respect of which I give this notice, the short particulars and description of such other property in case you require the said other property to be purchased. And I require you to state in writing 30 the amount you claim as purchase-money for the interests and property

comprised in the notice in writing so to be given by you. Dated this day of

The Short Particulars of the Property above referred to [Here describe the premises according to the usual or nostal address]

35 and add the worde: And which description is intended to describe the property comprised in

the lease dated made between term of years from the day of at

the rent of £ in respect of which this notice is given.

Particulars of Lemor's Interest and Price for Sale.

I. the understand

I, the undersigned of or the undersigned duly authorised agent for this purpose of of of in reply to your desire to exercise the powers of the Tenant 5

Right in Towns (Ireland) Act, 1897, dated day of 18
hereby inform you that the premises mentioned in your said notice, and in
respect of which you are now paying the rent of £
were granted or
denised by inductors of lance (or lauses) learning date (respectively) the

denoised by indenture of leave (or leaves) bearing date (respectively) the day of (and the) (day of) and made 10 between for a term of years from the

if held whe between for a term of years from the tensor states a last of an electrical a last of an electrical and and for a term of years from the this was east the fillwising lease (or leases) bearing date (respectively) the modern and for a term of an electrical and made between and for a term of

and made between and for a term of years from the day of at a rent or 15

Suss M say rests of £ per annum payable (fires from all rears are deficiellons whatsoever except income tax); and I claim as purchase-muccosy for

yinhis set of the reversion expectant upon the termination of the term of years now held by you the sum of £ per and as purchase-money for the £ per annun psyable to me as afcrossed in noder the lease (or leases) before-mentioned 20

the sum of £ as purphase-money.

Dated this day 18

Yours, &c.

FORM No. 8.

Notice by Lessee se defined by the Act of desire to exercise the Powers of the Act.

Having been informed by of that the under-mentioned premises are comprised in a lease (or leases) dated the and made between for a term

of years and of another year from the day of a the yearly rent or rents of £ payable [quarterly] (free from all rates and taxes except properly tax), and that you are satisfied at lease to the write and emplified of rule varieties. I have in the

[quarterry] (tree trous an traces and excess excepts property tax), and that you are actified as lessor to the rents and profits of such premises, I hereby inform as a you that on the day of the powers of the Tenant Right in Towns (Ireland) Act, 1897, I and a notice of its writing (a copy of which purports to be esclosed herewith) to the lessor

in whiting only it where purposes to be encoince inferently on the smoot under when I had die noder-sensitionel premises, and I offer and hereby submit to the providines of the above-mentioned Let, and pursuant to the providines thereof I require your within one columbar month from the date to the abbyering particular. Withing at the abbyering particular, which is a notice in writing stating of I The averletication to be riville or to the offer a fit a continuous 40.

[The particulars are to be similar or to the effect of the particulars (1) and (2) above set forth.]

B I L L [To amond the Law coloring to Teraset Bight in Towns in Ireland.

Tenant Right in Towns (Ireland).

PROPERTY STATE AND EVERTORINGS.

[Bitt 6c.]